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THE PRESIDENT

grams may be created or continued only by written direction and only by shose agency heads and, for matters pertaining to intelligence sources and methods by the Director of Central Intelligence. Classified information in such programs shall be declassified according to the provisions of Section 3.

4-202. Special access programs may be created or continued only on a

specific showing that:

(a) normal management and safeguarding procedures are not sufficient to

limit need-to-know or access;

(b) the number of persons who will need access will be reasonably small and commensurate with the objective of providing extra protection for the information involved; and

(c) the special access controls balance the need to protect the information

against the full spectrum of needs to use the information.

4-203. All special access programs shall be reviewed regularly and, except those required by treaty or international agreement, shall terminate automatically every five years unless renewed in accordance with the procedures in Section 4-2.

- 4-204. Within 180 days after the effective date of this Order, agency beads shall review all existing special access programs under their jurisdiction and continue them only in accordance with the procedures in Section 4-2. Each of those agency heads shall also establish and maintain a system of accounting for special access programs. The Director of the Information Security Oversight Office shall have non-delegable access to all such accountings.
- 4-3. Access by Historical Researchers and Former Presidential Appointees.
- 4-301. The requirement in Section 4-101 that access to classified information may be granted only as is necessary for the performance of official duties may be waived as provided in Section 4-302 for persons who:

(a) are engaged in historical research projects, or

(b) previously have occupied policy-making positions to which they were appointed by the President.

4-302. Waivers under Section 4-301 may be granted only if the agency

with jurisdiction over the information: (a) makes a written determination that access is consistent with the inter-

ests of national security; (b) takes appropriate steps to ensure that access is limited to specific categories of information over which that agency has classification jurisdiction;

(c) limits the access granted to former Presidential appointees to items that the person originated, reviewed, signed or received while serving as a Presidential appointee.

.4-4. Reproduction Controls.

4-401. Top Secret documents may not be reproduced without the consent of the originating agency unless otherwise marked by the originating office.

4-402. Reproduction of Secret and Confidential documents may be re-

stricted by the originating agency.

4-403. Reproduced copies of classified documents are subject to the same

accountability and controls as the original documents.

4-404. Records shall be maintained by all agencies that reproduce paper copies of classified documents to show the number and distribution of reproduced copies of all Top Secret documents, of all documents covered by special access programs distributed outside the originating agency, and of all Secret and all Confidential documents which are marked with special dissemimation and reproduction limitations in accordance with Section 1-506.

4-405. Sections 4-401 and 4-402 shall not restrict the reproduction of documents for the purpose of facilitating review for declassification. However,

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(2) The Committee shall promptly naider any requests for declassificaon under paragraph (a) of this section ed shall declassify any such records or asonably segregable portions of such cords as it deems appropriate in acrdance with Executive Order 11652.

(3) Committee action on appeals shall completed within twenty work days receipt of the appeal, except that the ommittee may, in accordance with the rovisions of § 1900.45, avail itself of an iditional period of time for completion its work on the appeal But no such ctension shall be available with respect an appeal of a denial of a request hich was the subject of an extension of me for Agency action by the Coordinar under that paragraph. In the event e Committee is unable to complete its view of an appeal within the time preribed by the two preceding sentences may, by agreement with the requester, stend the period for completion of such Water.

(4) The Committee shall promptly inorm the requester of its decisions and ith respect to any decision to withhold r deny records, it shall furnish the ames and titles or positions of the perons responsible for the decision. If any cord or portion thereof is denied the equester by the Committee's action, the ommittee shall also inform the reuester of the provision for judicial reew of that determination under subection (a) (4) of the Freedom of Inforation Act.

1900.53 Appeal to Interagency Classi-Scation Review Committee.

In the case of any refusal to declassify cords which are at least ten years old, e Committee also shall inform the resester of his right to appeal that denial the Interagency Classification Review ommittee established pursuant to secon 7(A) of Executive Order 11652, as ovided by section IX(D) of the National curity Council Directive of May 1972. that event, the Committee shall also form the requester that appeal to the teragency Classification Review Comittee shall not waive his right to judicial view as provided by subsection (a) (4) the Act.

MISCELLANBOUS

1900.61 Access for historical research (a) Any person engaged in a historical search project may submit a reest, in writing, to the Coordinator to given access to information classified irsuant to an Executive order for purses of that research project may subit a request, the nature, purpose and ope of the research project

(b) The Coordinator may authorize acss, under such conditions and at such me and place as he may deem feasible. ut the Coordinator shall authorize aces only with respect to documents and cords prepared or originated not less an ten years prior to the date of such

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approval by the Agency Director of Security of a current security clearance of the requester and of persons associated with him in the project, in accordance with Executive Order 10450, and upon the Coordinator's further determination

- (1) A serious professional or scholarly research project is contemplated:
- (2) Such access is clearly consistent with the interests of national security:
- (3) Appropriate steps have been taken to assure that classified information will not be published or otherwise compro-
- (4) The information requested is rea sonably accessible and can be located and compiled with a reasonable amount of effort;
- (\$) The historical researcher agrees to safeguard the information in a manner consistent with Executive Order 11652 and the National Security Council Directive of May 1972; and
- (6) The historical researcher agrees to authorize a prior review of his notes and manuscript by the Agency for the sole surpose of determining that no classified information is contained therein.
- (c) An authorization shall be valid for the period required for the research project, as the Coordinator may determine, but in no event for more than two years But upon renewed request in accordance with paragraph (a) of this section, authorization may be renewed in accordance with paragraph (b) and this paragraph.
- (d) The Coordinator shall cancel any authorization whenever the Director of Security cancels the security clearance of the requester or of any person associated with the requester in the research project or whenever the Coordinator determines that continued access would not be in compliance with one or more of the requirements of paragraph (b) of this section. e i deserva 🐤

\$ 1900.63 Suggestions and complaints.

Any person may direct any suggestion or complaint with respect to the Agency administration of Executive Order 11652 to the CIA Information Review Committee. The Committee shall consider such suggestions and complaints and shall take such action thereon as it may deem feasible and appropriate.

This regulation shall become effective on February 19, 1975.

> JOHN P. BLAKE Deputy Director for Administration, Central Intelligence Apency.

FEBRUARY 11, 1975.

[FR Doc.75-4254 Filed 3-18-75;8:45 am]

CHAPTER XVI-SELECTIVE DERVICE SYSTEM

PART 1608—PUBLIC INFORMATION Freedom of Information Act Regulations

Whereas, on January 14, 1975, the Diquest and only upon the prior written rector of Selective Service published a

Notice of Proposed Amendments to Selective Service Regulations (40 FR 2593) of January 14, 1975; and

Whereas more than thirty days have elapsed subsequent to such publication during which period comments from the public have been received and considered. The proposed amendments are being made effective without change in substance.

The revision of Part 1608 would eliminate the authority of the Director of Belective Service and the State Director of Belective Service to disclose informstion in a registrant's file to an official of any state or subdivision thereof and the authority of the Director of Belective Service to disclose information in a registrant's file to any person other than the officials listed; the addresses of State Directors of Belective Service would be eliminated; a charge for the search of records would be specifically prohibited; not clearly authorized" disclosures of information could be made only upon advice of the General Counsel of the Beleotive Service System; and final agency action on an appeal from a denial of in-formation would be taken by the Director of Selective Service. The present provisions of Part 1808 that are not changed in substance are rearranged for the purposes of increased clarity and convenience in use.

Now therefore by virtue of the anthority vested in me by the Military Selective Service Act, as amended (50 App. U.S.C. sections 451 et seq.) and 1604.1 of Belective Bervice Regulations (32 CFR 1604.1), the Selective Service Regulations, constituting a portion of Chapter XVI of Title 32 of the Code of Pederal Regulations, are hereby amended, effective February 19, 1975.

Part 1603, Public Information 22 revised to read as follows:

1608.1 Public information policy.

1608.2 Definitions.

General policy on disclosure of mformation.

Availability and use of information 1608.4 . information in registrants' flies.

Waiver of confidential nature of 1608.5 information in registrant's files.

1608.6 Subposts of records.

1908.7 . Available information.

1608.8 Places where information may be obtained.

1006.9 Rules governing the obtaining of information.

1608.10 Identification of information re-_betseup

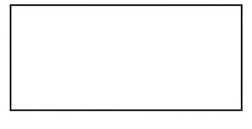
1506.11 Poss for search of records and copies of documents.

1608.12 Request for information not su-, : . thorised to be disclosed.

1808.18 Boview of denials of requests for information.

1606.14 Demands of courts or other sethorities for records or information protected by these regula-

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CENTRAL INTELLIGENCE AGENCY

32 CFR Part 1900

Public Access to Documents and Records and Declassification Requests

AGENCY: Central Intelligence Agency.
ACTION: Final rule.

SUMMARY: The Central Intelligence Agency (CIA) amends its regulations relating to public access to documents and records by clarifying policies and procedures regarding historical research requests. Based upon the Agency's experience in handling requests from historical researchers for access to classified information held in the file systems, a modification of the regulation is necessary. The amendment will allow the CIA to process such requests with less burden upon its limited resources. This document also corrects the text by setting forth language which was inadvertently omitted when first promulgated.

EFFECTIVE DATE: July 18, 1980.
FOR FURTHER INFORMATION CONTACT:
Mr. Charles E. Savige, Phone: (703) 351—5659.

SUPPLEMENTARY INFORMATION: This final rule was promulgated as a proposed rule on May 8, 1980, and comments were invited. On May 21, 1980, this Agency received a memorandum from the Director, information Security Oversight Office, recommending the deletion of the word "rare" in line 11 of the promulgation. This recommendation has been accepted and the word is deleted. There were no other comments received.

In consideration of the foregoing, Part 1900, Chapter XIX of Title 32, Code of Federal Regulations, is amended by revising paragraph (a) of 1900.61 to read as follows: § 1900.61 Access for historical research.

(a) Any person engaged in a historical research project may submit a request, in writing, to the Coordinator to be given access to information classified pursuant to an Executive order for purposes of that research. Any such request shall indicate the nature, purpose, and scope of the research project. It is the policy of the Agency to consider applications for historical research privileges only in those instances where the researcher's needs cannot be satisfied through requests for access to reasonably described records.

This amendment to the rules and regulations of the Central Intelligence Agency is adopted under the authority of Section 102 of the National Security Act of 1947, as amended (50 U.S.C. 403), the Central Intelligence Agency Act of 1948, as amended (50 U.S.C. 403a et seq.), Executive Order 12085 (3CFR, 1978 Comp., p. 190), the Freedom of Information Act, as amended (5 U.S.C. 552), and the Federal Records Management Amendments of 1978 (Sec. 4, Pub. L. 94–575, 90 Stat. 2723).

Deputy Director for Administration.
[PR Dec. 89-21701 Find 7-17-98 845 sin.]
SELLING CODE 8219-42-8